# OP \$65.00 3348151

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM300863

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Open Text Software GmbH		06/30/2010	CORPORATION: GERMANY

# **RECEIVING PARTY DATA**

Name:	OT USA LLC	
Street Address:	2711 Centerville Road	
City:	Wilmington	
State/Country:	DELAWARE	
Postal Code:	19808	
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE	

# **PROPERTY NUMBERS Total: 2**

Property Type	Number	Word Mark
Registration Number:	3348151	SINGLE CLICK ENTRY
Registration Number:	3348150	INVOICE CENTER

# CORRESPONDENCE DATA

**Fax Number:** 7032737684

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via

US Mail.

**Phone:** 703-273-7680

**Email:** rshapiro@sasiplaw.com

Correspondent Name: Ronald E. Shapiro

**Address Line 1:** 11350 Random Hills Road, Suite 740

Address Line 4: Fairfax, VIRGINIA 22030

ATTORNEY DOCKET NUMBER:	CPA11659-60
NAME OF SUBMITTER:	Ronald E. Shapiro
SIGNATURE:	/Ronald E. Shapiro/
DATE SIGNED:	04/09/2014

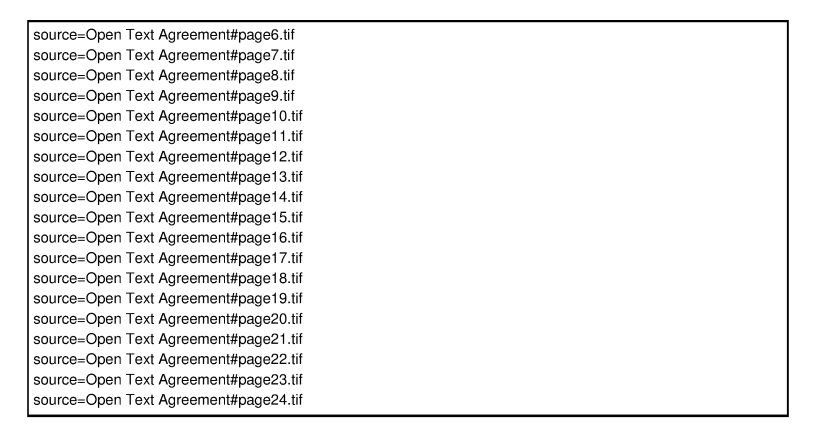
# **Total Attachments: 24**

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TRADFMARK

REEL: 005256 FRAME: 0941



#### INTELLECTUAL PROPERTY AND ASSET TRANSFER AGREEMENT

THIS intellectual property transfer agreement (the "Agreement") effective as of dates specified between the parties listed in Schedule "A".

#### **RECITALS:**

- A. Capitalized terms not otherwise defined in this Agreement shall have the meaning ascribed to such terms in the schedules to this Agreement. For ease of reference, an index of intellectual property definitions is set out in Schedule "P".
- B. Old OTI is the owner of the *Old OTI Canadian IP* (as more particularly described on Schedule "B").
  - Effective June 27, 2010 at 10:30 EST, Old OTI desires to contribute the Old OTI Canadian IP to VO LLC for the Step 35B Unit Consideration (as more particularly described on Schedule "B") upon and subject to the terms and conditions set forth in this Agreement.
- C. VO LLC is the owner of the *Non-Canadian VO LLC IP* (as more particularly described in Schedule "C").
  - I. Effective June 27, 2010 at 11:00 EST, VO LLC desires to distribute the Non-Canadian VO LLC IP to its sole member OT USH in the amount of the Non-Canadian VO LLC IP Amount (as more particularly described in Schedule "C") upon and subject to the terms and conditions set forth in this Agreement.
- D. Vignette Australia is the owner of the *Australian IP* (as more particularly described on Schedule "D").
  - I. Effective June 27, 2010 at 11:45 EST, Vignette Australia desires to sell, and OTC desires to purchase, the Australian IP for the Step 37 Loan Consideration (as more particularly described on Schedule "D") upon and subject to the terms and conditions set forth in this Agreement.
  - II. Effective June 28, 2010 at 09:00 EST, OTC desires to contribute the Australian IP to OT Ltd. for the Step 45 Share Consideration (as more particularly described on Schedule "D") upon and subject to the terms and conditions set forth in this Agreement.
  - III. Effective June 28, 2010 at 09:30 EST, OT Ltd. desires to contribute the Australian IP to VO LLC, contemporaneously with VO LLC converting into Vignette Partnership, for the Step 47 Unit Consideration (Australian IP) (as more particularly described on Schedule "D") upon and subject to the terms and conditions set forth in this Agreement.
- E. Connectivity Partnership is the owner of the *Connectivity IP* (as more particularly described on Schedule "E").
  - I. Effective June 28, 2010 at 09:15 EST, Connectivity Partnership desires to sell, and OT Ltd. desires to purchase, the Connectivity IP for the Step 46 Loan Consideration (as more

- particularly described on Schedule "E") upon and subject to the terms and conditions set forth in this Agreement.
- II. Effective June 28, 2010 at 09:30 EST, OT Ltd. desires to contribute the Connectivity IP to VO LLC, contemporaneously with VO LLC converting into Vignette Partnership, for the Step 47 Unit Consideration (Connectivity IP) (as more particularly described on Schedule "E") upon and subject to the terms and conditions set forth in this Agreement.
- F. OTC is the owner of the *OTC Software* (as more particularly described in Schedule "F").
  - I. Effective June 28, 2010 at 10:00 EST, OTC desires to contribute the OTC Software to OT ULC for the Step 50A Share Consideration (as more particularly described in Schedule "F") upon and subject to the terms and conditions set forth in this Agreement.
- G. OT DT is the owner of the *OT DT IP* (as more particularly described on Schedule "G"). OT Software is the owner of the *OT Software IP* (as more particularly described in Schedule "G"). The OT DT IP and the OT Software IP are collectively referred to in this Agreement as the "German IP".
  - I. Effective June 30, 2010 at 07:00 EST, OT DT desires to sell, and OT Software desires to purchase, the OT DT IP for the Step 61 Loan Consideration (as more particularly described on Schedule "G") upon and subject to the terms and conditions set forth in this Agreement.
  - II. Effective June 30, 2010 at 07:15 EST, OT Software desires to transfer the German IP to OT US LLC as partial repayment of the OT Software/OT US LLC Loan (as more particularly described in Schedule "G") in the amount of the German IP Amount (as more particularly described in Schedule "G") upon and subject to the terms and conditions set forth in this Agreement.
  - III. Effective June 30, 2010 at 07:30 EST, OT US LLC desires to distribute the German IP to its sole member OTC in the amount of the German IP Amount upon and subject to the terms and conditions set forth in this Agreement.
- H. OT Switzerland is the owner of the Swiss IP (as more particularly described on Schedule "H").
  - Effective at 07:00 EST on the earlier of (i) July 1, 2010, and (ii) the effective date of the conversion of Open Text SARL into Open Text SA (such date, the "Lux Conversion Date"), OT Switzerland desires to sell, and OTC desires to purchase, the Swiss IP for the Step 89 Loan Consideration (as more particularly described on Schedule "H") upon and subject to the terms and conditions set forth in this Agreement.
- 1. HB France is the owner of the *French IP* (as more particularly described on Schedule "I").
  - I. Effective at 07:15 EST on the Lux Conversion Date, HB France desires to sell, and OTC desires to purchase, the French IP for the Step 90 Loan Consideration (as more particularly described on Schedule "I") upon and subject to the terms and conditions set forth in this Agreement.

OPEN GmbH	TEXT	DOCUMEN	T TEC	HNOLOGIES
Per: Name: Title:		selle	W	<u>vij</u>
Per: Name: Title:				
OPEN '	TEXT SO	FTWARE G	mрЫ	
Per: Name: Title:		eulo	<u> </u>	win_
Per: Name: Title:				
OT US	A LLC			
Per: Name: Title:				
Per: Name: Title:				

[Signature page for Global Intellectual Property and Asset Transfer Agreement]

#### SCHEDULE "A"

Parties: Open Text Inc. (IL) ("Old OTI")

Vignette Operating, LLC ("VO LLC")

Open Text USA Holdings, Inc. ("OT USH")

Vignette Pty Limited ("Vignette Australia")

Open Text Corporation ("OTC")
Open Text Canada Ltd. ("OT Ltd.")

Hummingbird Connectivity Partnership ("Connectivity Partnership")

Vignette Partnership, LP ("Vignette Partnership")

Open Text ULC ("OT ULC")

Open Text Document Technologies GmbH ("OT DT")

Open Text Software GmbH ("OT Software")

OT USA LLC ("OT US LLC")

Open Text AG ("OT Switzerland")

Hummingbird France SAS ("HB France")

Open Text Software Austria GmbH ("OT Austria")

Open Text UK Ltd. ("OT UK")

Nstein Technologies Europe Limited ("Nstein Europe")

Open Text SARL (which becomes Open Text SA upon the conversion referred to in Section 23 of the Agreement) ("OT Luxembourg")

(collectively, the "Parties"; individually, a "Party")

Governing Law: Canada

Description of Group IP:

All existing and future intellectual property rights related to any of the products or services of OTC and its subsidiaries (such as Teams (Artesia DAM), the Livelink suite of product and services, FirstClass, Vista, Bitflash, HB Connectivity (Exceed, Host Explorer), EDC, the Vignette suite of products and services, the Nstein suite or products and services, Gauss DM, IXOS DM, IXOS WCM, Tower Product, DT, DOMEA, Genio, Captaris RightFax, RedDot, BASIS, Bluebird, Optura, Dataware, Coreport, Launchforce, and HB Connectivity-Masetro), including, without limitation:

- all inventions, improvements therefore and any patent granted by a government authority, any renewal therefore and any patent application filed with such government authority (collectively, the "Patents");
- all trademarks, service marks, logos, domain names, and trade names, and applications, registrations and renewals therefore (collectively, the "Trademarks");
- copyrightable works, including the legal right to the expression contained in any work of authorship fixed in any tangible medium of expression, and applications, registrations and renewals therefore (collectively, the "Copyrights");
- any business or technical information of any OTC group of companies' employee including, but not limited to, customer lists and designs, concepts, compilations of information, methods, techniques, procedures and processes, whether or not patentable, that is not generally know to other persons who are not subject to an obligation of non-disclosure and that derives actual value from not being generally know to other persons (collectively, the "Customer Lists");
- confidential business information (including know-how, marketing and selling knowledge, manufacturing and production processes and techniques, technical data, designs, drawings, specifications and engineering notebooks) (collectively, the "Marketing Information");
- all types of computer software programs, including operating systems, application programs, software tools and software embedded in equipment, and software source code (collectively, the "Software"); and
- industrial designs and applications therefore (collectively, the "Industrial Designs").

# SCHEDULE "G" GERMAN IP

Description of OT DT IP: Any and all Group IP owned by OT DT anywhere in the world

Description of OT Software IP: Any and all Group IP owned by OT Software anywhere in the world

OT DT IP Amount: USD\$

Step 61 Loan Consideration: Loan agreement between OT Software (borrower) and Connectivity

Partnership (lender) dated for reference June 30, 2010 in the

principal amount of the OT DT IP Amount

Description of OT Software/OT US

LLC Loan:

Loan evidenced by Loan 56 of the OTC intercompany loan

summary FY 2010 between OT Software and OT US LLC

OT Software IP Amount: USD\$

German IP Amount: USD\$

THIS AMENDED AND RESTATED AMENDING AGREEMENT (the "Agreement") is entered into the <u>S</u> day of December, 2010, with effect as of and from July 21, 2010, by and among those parties set out on Schedule "A" attached hereto.

#### RECITALS

WHEREAS the parties entered into an intellectual property and asset transfer agreement (the "Global IP Transfer Agreement") effective as of the dates specified between the parties therein, to effect the transfers of intellectual property referred to therein to facilitate the integration and centralization of the global intellectual property of the Open Text group of companies;

AND WHEREAS Vignette Operating, LLC converted into Vignette Partnership, LP effective June 28, 2010;

AND WHEREAS Open Text USA Holdings, Inc. migrated to Luxembourg and continued as Open Text SARL ((Luxembourg) and predecessor to Open Text SA) effective June 28, 2010 at 18:00 EST, and Open Text SARL converted into Open Text SA effective July 21, 2010;

AND WHEREAS Open Text Inc. merged into Open Text LLC effective June 27, 2010, and Open Text LLC liquidated into Open Text SARL ((Luxembourg) and predecessor to Open Text SA) effective June 30, 2010;

AND WHEREAS Hummingbird Connectivity Partnership dissolved effective July 15, 2010;

AND WHEREAS the parties entered into an amending agreement (the "July 2010 Amending Agreement"), dated July 21, 2010, to amend certain provisions of the Global IP Transfer Agreement;

AND WHEREAS the parties wish to further clarify and amend certain provisions of the Global IP Transfer Agreement and to consolidate into one amending agreement all amendments to the Global IP Transfer Agreement and now wish to revoke, rescind and repeal the July 2010 Amending Agreement, and the provisions of this Amended and Restated Amending Agreement will replace the provisions of the July 2010 Amending Agreement in its entirety;

NOW THEREFORE THIS AGREEMENT WITNESSETH that in consideration of these premises, the mutual covenants and agreements herein contained, and for other good and valuable consideration (the receipt and sufficiency of which is hereby acknowledged), the parties hereto covenant and agree as follows:

1. Recital G of the Global IP Transfer Agreement is hereby deleted in its entirety and replaced with the following:

OT DT is the owner of the OT DT IP (as more particularly described on Schedule "G"). OT Software is the owner of the OT Software IP (as more particularly described on Schedule "G"). The OT DT IP and the OT Software IP are collectively referred to in this Agreement as the "German IP".

(I) Effective June 30, 2010 at 07:00 EST, OT DT desires to sell, and OT Software desires to purchase, the OT DT IP for the Step 61 Loan Consideration (as more particularly described on Schedule "G") upon and subject to the terms and conditions set forth in this Agreement.

- (II) Effective June 30, 2010 at 07:15 EST, OT Software desires to sell, and OT US LLC desires to purchase, the Non-Canadian German IP for the Step 61 Loan Consideration (as more particularly described on Schedule "G") and the Step 62 Intercompany Payable Amount (as more particularly described on Schedule "G"), in full repayment of the loan owing to OT US LLC upon and subject to the terms and conditions set forth in this Agreement.
- (III) Effective June 30, 2010 at 7:15 EST, OT Software desires to sell, and OTC desires to purchase, the Canadian German IP for the Step 62 Loan Consideration (as more particularly described on Schedule "G") upon and subject to the terms and conditions set forth in this Agreement.
- (IV) Effective June 30, 2010 at 07:30 EST, OT US LLC desires to distribute the Non-Canadian German IP, the Step 61 Loan Consideration (as more particularly described on Schedule "G") and the Step 62 Intercompany Payable Amount (as more particularly described on Schedule "G") to OTC upon and subject to the terms and conditions set forth in this Agreement.
- Recital J of the Global IP Transfer Agreement is hereby deleted in its entirety and replaced with the following:

OT Austria is the owner of the Austrian IP (as more particularly described on Schedule "I").

- (I) Effective at 07:30 EST on the Lux Conversion Date, OT Austria desires to distribute the Austrian IP to its sole shareholder OT Software in the amount of the Austrian IP Amount (as more particularly described on Schedule "J") upon and subject to the terms and conditions set forth in this Agreement.
- (II) Effective at 08:00 EST on the Lux Conversion Date, OT Software desires to sell, and OTC desires to purchase, the Austrian IP for the Step 92 Loan Consideration (as more particularly described on Schedule "J") upon and subject to the terms and conditions set forth in this Agreement.
- Recital K-1 is hereby inserted into the Global IP Transfer Agreement as follows:

Nstein Canada is the owner of the *Nstein Canada IP* (as more particularly described on Schedule "K-1").

- (I) Effective at 08:31 EST on the Lux Conversion Date, Nstein Canada desires to contribute the Nstein Canada IP to OT Ltd. for the OT Ltd. Share Consideration (as more particularly described on Schedule "K-1") upon and subject to the terms and conditions set forth in this Agreement.
- (II) Effective at 08:32 EST on the Lux Conversion Date, OT Ltd. desires to contribute the Nstein Canada IP to Vignette Partnership for the Nstein Unit Consideration (Nstein Canada IP) (as more particularly described on Schedule "K-1") upon and subject to the terms and conditions set forth in this Agreement.
- (III) Effective at 08:33 EST on the Lux Conversion Date, Vignette Partnership desires to sell, and OT Luxembourg desires to purchase, the Non-Canadian Nstein Canada IP (as more particularly described on Schedule "K-P") for the Non-Canadian Nstein Loan

- Consideration (as more particularly described on Schedule "K-1") upon and subject to the terms and conditions set forth in this Agreement.
- (IV) Effective at 08:34 EST on the Lux Conversion Date, Vignette Partnership desires to sell, and OT ULC desires to purchase, the Canadian Nstein Canada IP (as more particularly described on Schedule "K-1") for the Canadian Nstein Loan Consideration (as more particularly described on Schedule "K-1") upon and subject to the terms and conditions set forth in this Agreement.
- 4. Recital M (I) and (II) of the Global IP Transfer Agreement are hereby amended by the deletion of July 15, 2010 at 09:00 EST and replacement with July 21, 2010 at 12:00 EST, and the deletion of July 15, 2010 at 09:15 EST and replacement with July 21, 2010 at 12:15 EST, respectively.
- Section 6 of the Global JP Transfer Agreement is hereby deleted in its entirety and replaced with the following:

#### German IP Transactions

- (a) OT DT hereby sells to OT Software, and OT Software hereby purchases from OT DT, the OT DT IP effective June 30, 2010 at 07:00 EST for a purchase price equal to the OT DT IP Amount (as more particularly described in Schedule "G"), which purchase price shall be satisfied in full by the Step 61 Loan Consideration. OT DT (as Transferor) represents and warrants to OT Software (as Transferee) the Transferor Representations and OT Software (as Transferee) represents and warrants to OT DT (as Transferor) the Transferee Representations.
- (b) OT Software hereby sells to OT US LLC, and OT US LLC hereby purchases from OT Software, the Non-Canadian German IP effective June 30, 2010 at 07:15 EST for a purchase price equal to the Non-Canadian OT Software IP/OT DT IP Amount (as more particularly described in Schedule "G"), which purchase price shall be satisfied in full by the Step 61 Loan Consideration and the Step 62 Intercompany Payable Amount, in full repayment of the loan owing to OT US LLC (as more particularly described in Schedule "G"). OT Software (as Transferor) represents and warrants to OT US LLC (as Transferee) the Transferor Representations and OT US LLC (as Transferee) represents and warrants to OT Software (as Transferor) the Transferee Representations.
- (c) OT Software hereby sells to OTC, and OTC hereby purchases from OT Software, the Canadian German IP effective June 30, 2010 at 7:15 EST for a purchase price equal to the Canadian OT Software IP/OT DT IP Amount (as more particularly described on Schedule "G"), which purchase price shall be satisfied in full by the Step 62 Loan Consideration. OT Software (as Transferor) represents and warrants to OTC (as Transferee) the Transferor Representations and OTC (as Transferee) represents and warrants to OT Software (as Transferor) the Transferee Representations.
- (d) OT US LLC hereby confirms the distribution of the Non-Canadian German IP, the Step 61 Loan Consideration and the Step 62 Intercompany Payable effective June 30, 2010 at 07:30 EST to its sole member OTC. OT US LLC (as Transferor) represents and warrants to OTC (as Transferee) the Transferor Representations and OTC (as Transferee) represents and warrants to OT US LLC (as Transferor) the Transferee Representations.

6. Section 9 of the Global IP Transfer Agreement is hereby deleted in its entirety and replaced with the following:

#### Austrian IP Transactions

- (a) OT Austria hereby confirms the distribution of the Austrian IP effective at 07:30 EST on the Lux Conversion Date to its sole shareholder OT Software in the amount of the Austrian IP Amount. OT Austria (as Transferor) represents and warrants to OT Software (as Transferee) the Transferor Representations and OT Software (as Transferee) represents and warrants to OT Austria (as Transferor) the Transferee Representations. OT Software hereby confirms receipt of the Austrian IP from OT Austria.
- (b) OT Software hereby sells, and OTC hereby purchases from OT Software, the Austrian IP effective at 08:00 EST on the LUX Conversion Date, for a purchase price equal to the Austrian IP Amount. OT Software (as Transferor) represents and warrants to OTC (as Transferee) the Transferor Representations and OTC (as Transferee) represents and warrants to OT Software (as Transferor) the Transferee Representations. OTC hereby confirms receipt of the Austrian IP from OT Software.
- Section 10-1 is hereby inserted into the Global IP Transfer Agreement as follows:

# Natein Canada IP Transactions

- (a) Nstein Canada hereby contributes the Nstein Canada IP to OT Ltd. effective at 08:31 EST on the Lux Conversion Date. OT Ltd. shall issue to Nstein Canada the OT Ltd. Share Consideration in consideration of the contribution of the Nstein Canada IP by Nstein Canada to OT Ltd. The OT Ltd. Share Consideration is calculated with reference to the Nstein Canada IP Amount (as more particularly described on Schedule "K-1"). Nstein Canada (as Transferor) represents and warrants to OT Ltd. (as Transferee) the Transferor Representations and OT Ltd. (as Transferee) represents and warrants to Nstein Canada (as Transferor) the Transferee Representations.
- (b) OT Ltd. hereby contributes the Nstein Canada IP to Vignette Partnership effective at 08:32 EST on the Lux Conversion Date. Vignette Partnership shall issue to OT Ltd. the Nstein Unit Consideration in consideration of the contribution of the Nstein Canada IP by OT Ltd. to Vignette Partnership. The Nstein Unit Consideration is calculated with reference to the Nstein Canada IP Amount. OT Ltd. (as Transferor) represents and warrants to Vignette Partnership (as Transferee) the Transferor Representations and Vignette Partnership (as Transferce) represents and warrants to OT Ltd. (as Transferor) the Transferee Representations.
- (c) Vignette Partnership hereby sells to OT Luxembourg, and OT Luxembourg hereby purchases from Vignette Partnership, the Non-Canadian Nstein Canada IP effective at 08:33 EST on the Lux Conversion Date for a purchase price equal to the Non-Canadian Nstein Canada IP Amount (as more particularly described in Schedule "K-1"), which purchase price shall be satisfied in full by the Non-Canadian Nstein Loan Consideration. Vignette Partnership (as Transferor) represents and warrants to OT Luxembourg (as Transferee) the Transferor Representations and OT Luxembourg (as Transferee) represents and warrants to Vignette Partnership (as Transferor) the Transferee Representations.

- (d) Vignette Partnership hereby sells to OT ULC, and OT ULC hereby purchases from Vignette Partnership, the Canadian Nstein Canada IP effective at 08:34 EST on the Lux Conversion Date for a purchase price equal to the Canadian Nstein Canada IP Amount (as more particularly described in Schedule "K-1"), which purchase price shall be satisfied in full by the Canadian Nstein Loan Consideration. Vignette Partnership (as Transferor) represents and warrants to OT ULC (as Transferee) the Transferor Representations and OT ULC (as Transferee) represents and warrants to Vignette Partnership (as Transferor) the Transferee Representations.
- 8. Section 12 (a) and (b) of the Global IP Transfer Agreement are hereby amended by the deletion of July 15, 2010 at 09:00 EST and replacement with July 21, 2010 at 12:00 EST, and the deletion of July 15, 2010 at 09:15 EST and replacement with July 21, 2010 at 12:15 EST, respectively.
- 9. Schedule "A" of the Global IP Transfer Agreement is hereby deleted in its entirety and replaced with the following:

# SCHEDULE "A" PARTIES TO AGREEMENT

("Old OTI") Open Text Inc. (IL)\* ("VO LLC") Vignette Operating, LLC\* ("OT USH") Open Text USA Holdings, Inc.\* ("Vignette Australia") Vignette Pty Limited Open Text Corporation ("OTC") ("OT Ltd.") Open Text Canada Ltd. ("Connectivity Partnership") Hummingbird Connectivity Partnership\* ("Vignette Partnership") Vignette Partnership, LP ("OT ULC") Open Text ULC Open Text Document Technologies GmbH ("OT DT") Open Text Software GmbH ("OT Software") ("OT US LLC") OT USA LLC ("OT Switzerland") Open Text AG ("HB France") Hummingbird France SAS ("OT Austria") Open Text Software Austria GmbH ("OT UK") Open Text UK Ltd. ("Nstein Canada") Nstein Technologies Inc. ("Nstein Europe") Nstein Technologies Europe Limited Open Text SARL\* (which becomes Open Text ("OT Luxembourg") SA upon the conversion referred to in Section 23

of the Global IP Transfer Agreement)

<sup>\*</sup>Refer to recitals for status of entity

10. Schedule "B" of the Global IP Transfer Agreement is hereby deleted in its entirety and replaced with the following:

# SCHEDULE "B" OLD OTI CANADIAN IP

Description of Old OTI

Canadian IP:

Any and all Group IP owned by Old OTI in Canada

Old OTI Canadian IP

USD\$

Amount:

Step 35B Unit

units in the capital of VO LLC

Consideration:

11. Schedule "C" of the Global Transfer Agreement is hereby deleted in its entirety and replaced with the following:

# SCHEDULE "C" NON-CANADIAN VO LLC IP

Description of Non-

Any and all Group IP owned by VO LLC anywhere in the world

Canadian VO LLC IP: other than in Canada

Non-Canadian VO LLC

USDS:

IP Amount:

12. Schedule "D" of the Global IP Transfer Agreement is hereby deleted in its entirety and replaced with the following:

# SCHEDULE "D" AUSTRALIAN IP

Description of Australian

•

173

Any and all Group IP owned by Vignette Australia anywhere in the

world

Australian IP Amount:

USD\$

Step 37 Loan

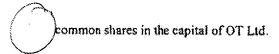
Consideration:

Loan agreement between OTC (borrower) and Vignette Australia

(lender) dated for reference June 27, 2010 in the principal amount of

the Australian IP Amount

Step 45 Share Consideration:



Step 47 Unit IP):

units of limited partnership interest in Vignette Consideration (Australian Partnership (together with Connectivity IP totals units of limited pannership interest)

Schedule "G" of the Global IP Transfer Agreement is hereby deleted in its entirety and replaced 13. with the following:

# SCHEDULE "G" GERMAN IP

Description of Non-Canadian German IP:

Any and all German IP anywhere in the world other than in Canada

Description of Canadian German IP:

German IP other than Non-Canadian German IP

OT DT IP Amount:

USD\$

Step 61 Loan Consideration: Loan agreement between OT Software (borrower) and Open Text Document Technologies GmbH (lender) dated for reference June 30, 2010 in the principal amount of the OT DT IP Amount

Description of OT Software/OT US LLC Loan:

Loan evidenced by Loan 56 of the OTC intercompany loan summary FY 2010 between OT Software and OT US LLC

Step 62 Intercompany Payable:

EUF

Step 62 Loan Consideration:

Loan agreement between OTC (borrower) and OT Software (lender) dated for reference June 30, 2010 in the principal amount of

EUR

OT Software IP Amount:

USD\$

German IP Amount:

USD\$

14. Schedule "J" of the Global IP Transfer Agreement is hereby deleted in its entirety and replaced with the following:

# SCHEDULE "J" AUSTRIAN IP

Description of Austrian

Any and all Group IP owned by OT Austria anywhere in the world

IP:

Step 92 Loan Consideration: Loan agreement between OTC (borrower) and OT Software (lender)

dated for reference July 1, 2010 in the principal amount of

EUR

Austrian IP Amount:

USD\$

15. Schedule "K-1" is hereby inserted into the Global IP Transfer Agreement as follows:

# SCHEDULE "K-1" NSTEIN CANADA IP

Description of Nstein

Canada IP:

Any and all Nstein Canada IP owned by Nstein Canada anywhere in

the world

Description of Non-

Canadian Nstein Canada

IP:

Any and all Nstein Canada IP owned by Nstein Canada anywhere in

the world other than Canada

Description of Canadian

Nstein Canada IP:

Any and all Nstein Canada IP owned by Nstein Canada in Canada

common shares in the capital of OT Ltd.

OT Ltd. Share Consideration:

Nstein Canada IP Amount: USD\$

Nstein Unit Consideration: [one] unit of limited partnership interest in Vignette Partnership

Non-Canadian Nstein

Loan Consideration:

Loan agreement between OT Luxembourg (borrower) and Vignette

Partnership (lender) dated for reference July 21, 2010 in the

principal amount of the Non-Canadian Nstein Canada IP Amount

Non-Canadian Nstein Canada IP Amount:

USD\$

Canadian Nstein Loan

Consideration:

Loan agreement between OT ULC (borrower) and Vignette Partnership (lender) dated for reference July 21, 2010 in the principal amount of the Canadian Nstein Canada IP Amount

Canadian Nstein Canada

IP Amount:

USD\$

Schedule "M" of the Global IP Transfer Agreement is hereby deleted in its entirety and replaced 16. with the following:

# SCHEDULE "M" **GLOBAL IP**

Description of Non-Canadian Global IP: Global IP anywhere in the world other than in Canada

Step 95B Loan Consideration:

Loan agreement between OT Luxembourg (borrower) and Vignette Partnership (lender) dated for reference July 21, 2010 in the

principal amount of the USDS!

Non-Canadian Global IP

Amount:

USD\$

Description of Canadian

Global IP:

Global IP excluding Non-Canadian Global IP

Step 95C Share

Consideration:

common shares in the capital of OT ULC

Canadian Global IP

Amount:

USD\$

Schedule "P" of the Global IP Transfer Agreement is hereby deleted in its entirety and replaced 17. with the following:

> SCHEDULE "P" INDEX OF INTELLECTUAL PROPERTY DEFINITIONS

Defined Term	Reference
Australian IP	Schedule "D"
Austrian IP	Schedule "J"
Canadian Global IP	Schedule "M"
Canadian German IP	Schedule "G"
Connectivity IP	Schedule "E"
French IP	Schedule "I"
German IP	Recital G, page 2
Global IP	Recital M, page 3
Group IP	Schedule "A"
Non-Canadian Global IP	Schedule "M"
Non-Canadian German IP	Schedule "G"
Non-Canadian VO LLC IP	Schedule "C"
Nstein Europe (P	Schedule "K"
Nstein Canada IP	Schedule "K-1"
Non-Canadian Nstein Canada IP	Schedule "K-1"
Canadian Nstein Canada IP	Schedule "K-1"
Old OTI Canadian IP	Schedule "B"
OT UK IP	Schedule "K"
OTC IP	Recital L, page 3

Reference
Schedule "F"
Schedule "F"
Schedule "H"
Recital K, page 3

- 18. Except as expressly amended by this Amended and Restated Amending Agreement; the Global IP Transfer Agreement shall remain in full force and effect and the Global IP Transfer Agreement remains binding on the parties in accordance with its terms.
- 19. This Agreement may be executed in one or more counterparts (including counterpart by facsimile or electronic mail transmission) and all such counterparts taken together shall be deemed to constitute one and the same instrument.

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IN WITNESS WHEREOF the parties bereto have duly executed this Agreement as of the day and year first above written.

OPEN	TEXT CORPORATION
Per: Name: Title: (	Gordon Davies Chief Legal Officer + Corporate Secretary
Per: Name; Tide:	
VIGNI	STITE PTY LIMITED
Per: Name: Title:	Gordon Daviet Director
Per: Name: Title:	
OPEN	TEXT CANADA LIT.
Per: Name: Tille:	Gordon Davies Director
Per: Name: Title:	

VIGNETTE PARTNERSHIP, LP, by its general partner OPEN TEXT CANADA LTD.
Per: Name: Gardon Davier Title: Director
Per: Name: Title:
OPENTEXT ULC .
Per: Name: Gordan Davier Title: Director
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